Annual 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2010 covering the prior calendar year 2009

Date filed: February 23, 2009

Name of company covered by this certification: Globalstar USA, LLC (FCC license held by GUSA Licensee LLC)

Form 499 Filer ID: 820826

Name of signatory: Anthony J. Navarra

Title of signatory: President

I, Anthony J. Navarra, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. *See* 47 C.F.R. § 64.2001 *et seq*.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission's rules.

The company has not taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.

The company represents and warrants that the above certification is consistent with 47 C.F.R. § 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action

Signed: Anthony J. Yaranz

STATEMENT OF GLOBALSTAR USA, LLC EXPLAINING CPNI PROCEDURES

February 23, 2010

To the extent that it is not exempt from the Commission's rules by virtue of being a Mobile Satellite Services provider under 47 C.F.R. Part 25, GUSA is classified as a CMRS carrier for most purposes. GUSA does not use, disclose, or permit access to individually identifiable customer proprietary network information except as permitted under the Commission's rules. GUSA posts its basic policies and procedures with respect to subscriber CPNI on its Internet site. GUSA has only one affiliate that markets and sells Mobile Satellite Services and equipment in the United States over the Globalstar Satellite System. GUSA markets this other service, which is the same category of service as GUSA's services, to its subscribers on behalf of its affiliate and does not share subscriber CPNI with its affiliate. On occasion, GUSA conducts outbound marketing of its service offerings to its subscribers. GUSA also responds to inbound inquiries from subscribers who contact GUSA's customer care center or who respond to bill inserts and Internet postings. In the course of responding to inbound inquiries, GUSA complies with all of the relevant provisions of 47 C.F.R. §§ 64.2001 et seq.